PATENT COOPERATION TREATY

PCT

INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY

(Chapter II of the Patent Cooperation Treaty)

(PCT Article 36 and Rule 70)

Applies	nelo or annulo fil		γ						
Applicant's or agent's file reference 47/64439WO		FOR FURTHER	ACTION	See Form PCT/IPEA/416					
International application No. International filing da PCT/GB2004/003211 23.07.2004		e (day/month/year)	Priority date (day/month/year) 24.07.2003						
B29D	11.00, B65B5/		Lational classification and	IPC					
Applica PRO\	int /IS LIMITED e 	et al.							
· '	tetirotty diluci	Alloc do and han	animized to the applica	nt according to Anici	this International Preliminary Examining e 36.				
2. 1	This REPORT o	onsists of a total o	f 8 sheets, including	this cover sheet.					
3. т	This report is als	so accompanied by	ANNEXES, compris	ing:					
. а	$oxedsymbol{\square}$ sent to th	e applicant and to	the International Bur	eau) a total of .sheet	s, as follows:				
	 a. sent to the applicant and to the International Bureau) a total of sheets, as follows: sheets of the description, claims and/or drawings which have been amended and are the basis of this report and/or sheets containing rectifications authorized by this Authority (see Rule 70.16 and Section 607 of the Administrative Instructions). 								
	Supp	lemental Box.	n the international ap	plication as filed, as i	onsiders contain an amendment that goes ndicated in item 4 of Box No. I and the				
	b. (sent to the International Bureau only) a total of (indicate type and number of electronic carrier(s)), containing a sequence listing and/or tables related thereto, in computer readable form only, as indicated in the Supplemental Box Relating to Sequence Listing (see Section 802 of the Administrative Instructions).								
4. T	his report conta	ins indications rela	ating to the following	tems:					
. 🗵	Box No. I	Basis of the opini	on						
	_	Priority	011		• .				
\overline	Box No. III	•	nt of aninion with rea	ard to novelty, inventive step and industrial applicability					
×		Lack of unity of in	vention						
Box No. V Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement									
	Box No. VI	Certain documen	ts cited .						
	Box No. VII	Certain defects in	the international app	lication -					
☐ Box No. VIII Certain observations on the international application									
Date of submission of the demand				Date of completion of	this report				
24.05.2		٠.		18.10.2005					
Name ar	nd mailing address	s of the international		Authorized Officer					
preliminary examining authority: European Patent Office - P.B. 5818 Patentlaan 2 NL-2260 HV Rijswijk - Pays Bas Tel. +31 70 340 - 2040 Tx: 31 651 epo nl Fax: +31 70 340 - 3016				Roberts, P					
		•		Telephone No. +31 70 340-2305					

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_	Box No. I Basis of the report								
1.	With regard to the language, this report is based on the international application in the language in which it was filed, unless otherwise indicated under this item.								
	 □ This report is based on translations from the original language into the following language, which is the language of a translation furnished for the purposes of: □ International search (under Rules 12.3 and 23.1(b)) □ publication of the international application (under Rule 12.4) □ international preliminary examination (under Rules 55.2 and/or 55.3) 								
2.	With regard to the elements* of the international application, this report is based on (replacement sheets when have been furnished to the receiving Office in response to an invitation under Article 14 are referred to in this report as "originally filed" and are not annexed to this report):								
	Description, Pages								
	1-25 as originally filed								
	Claims, Numbers								
	1-64 as originally filed								
	Drawings, Sheets								
	.1/5-5/5 as originally filed								
	a sequence listing and/or any related table(s) r see Supplemental Box Relating to Sequence Listing								
3.	The amendments have resulted in the cancellation of:								
	☐ the description, pages ☐ the claims, Nos. ☐ the drawings, sheets/figs ☐ the sequence listing (specify): ☐ any table(s) related to sequence listing (specify):								
4.	This report has been established as if (some of) the amendments annexed to this report and listed below had not been made, since they have been considered to go beyond the disclosure as filed, as indicated in the Supplemental Box (Rule 70.2(c)).								
	 □ the description, pages □ the claims, Nos. □ the drawings, sheets/figs □ the sequence listing (specify): □ any table(s) related to sequence listing (specify): 								
	* If item 4 applies, some or all of these sheets may be marked "superseded"								

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	Box No. III Non-establishment of oninion with regard to neverthe investigation								
		Box No. III Non-establishment of opinion with regard to novelty, inventive step and industrial							
_	77.1								
1.	obv	The questions whether the claimed invention appears to be novel, to involve an inventive step (to be non-obvious), or to be industrially applicable have not been examined in respect of:							
		l claims Nos. 1-35,49-64							
		because:							
	the said international application, or the said claims Nos. 1-23,49-56,58-64 relate to the following su matter which does not require an international preliminary examination (specify):								
		see separate sheet							
		the description, claims or drawings (indicate particular elements below) or said claims Nos. are so uncleate that no meaningful opinion could be formed (specify):							
	□.	the claims, or said claims Nos. are so inadequately supported by the description that no meaningful opinion could be formed.							
	\boxtimes	no international search report has been established for the said claims Nos. 24-35,53,54,57							
the nucleotide and/or amino acid sequence listing does not comply with the standard provide C of the Administrative Instructions in that:									
		the written form		has not been furnished					
	,	•		does not comply with the standard					
		the computer readable form		nas not been furnished					
				does not comply with the standard					
	Ö	the tables related to the nucleot not comply with the technical re	ide a	d/or amino acid sequence listing, if in computer readab nents provided for in Annex C-bis of the Administrative	e form only, do Instructions.				
		See separate sheet for further c	detail		·				

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	Bo	x No. IV	Lack of u	nity of i	nventi	on					·		
1.	. Ø												
2.													
3.	This	his Authority considers that the requirement of unity of invention in accordance with Rules 13.1, 13.2 and 13.3											
		complied	with.										
,		not comp	lied with fo	r the follo	wing i	easons:				* *			
			rate sheet							•			
4.	Con	sequently	this repor	t has bee	n esta	blished in	. respect of	the fol					
		onsequently, this report has been established in respect of the following parts of the international application: all parts.									ation:		
	_	·	relating to	claims No	os. 36-	48 .				÷			
		,											
	Box appl	No. V icability;	Reasoned citations a	stateme	nt und	ler Article	e 35(2) with erting such	rega	rd to nov	elty, inve	entive ste	p or indu	strial
		ement		•••		• .							
	Növe	ilty (N)			Yes: No:	Claims Claims	36-48						
•	Inven	itive step	(IS)	·	Yes: No:	Claims Claims	36-48		• .	•			
I	ndus	trial applic	cability (IA)		Yes: No:	Claims Claims	36-48						
. (Citatio	ons and e	xplanations	s (Rule 7	0.7):								• •

see separate sheet

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Box No. VIII Certain observations on the international application

The following observations on the clarity of the claims, description, and drawings or on the question whether the claims are fully supported by the description, are made:

see separate sheet

Re Item III and IV

As indicated in the letter of 13 Sept 2005 the applicant wished examination for only claims 36-48.

Re Item V

Reasoned statement with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement

Reference is made to the following document/s/:

- D1: US-A-6 143 210 (ANGE JEFFREY ET AL) 7 November 2000 (2000-11-07)
- D2: WO 98/57788 A (BAUSCH & LOMB) 23 December 1998 (1998-12-23)
- D3: US-B1-6 558 584 (STEVENSON THOMAS ET AL) 6 May 2003 (2003-05-06)
- D4: WO 03/039969 A (HAMILTON RONALD S ; PROVIS LTD (GB)) 15 May 2003 (2003-05-15)
- D5: US-A-6 029 808 (RENKEMA KORNELIS ET AL) 29 February 2000 (2000-02-29)
- D6: US-A-5 515 964 (BAUMAN ROBERT C) 14 May 1996 (1996-05-14)

<u>Novelty</u>

The present application does not meet the criteria of Article 33(1) PCT, because the subject-matter of claim 36 is not new in the sense of Article 33(2) PCT.

Document D4 (see page 2) discloses (the references in parenthesis applying to this document):

feature B of the application((D) the ratio of the internal radius of the packed cavity to the lens back optical zone radius is less than 1.2, and preferably less than 1.1)

feature C of the application ((E) the maximum Internal height of the cavity is less than 6

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mm)

feature D of the application ((F) disclosing that the clearance is less than 2.5 mm also discloses that the clearance is less than 2.0 or 1.7 mm.)

feature E of the application ((G) the ratio of cavity sagittal height to lens sagittal height is less than 1.6)

Similar arguments apply to D5 (see col. 2 lines 8-10) and D6 (col.3 lines 36-42 and fig. 5 which discloses the advantage of this invention namely being able to recover a contact lens without the fingernal coming into the fluid).

Inventive Step

Further even if it could be argued that certain combination were not known then these claims would not involve an inventive step.

D1 teaches that the known features above enable low material cost (see page 2 line 22) which is also a problem mentioned in the application (page 25 line 26). Therefore a skilled man would be directed towards one of the problems to be solve by the application, and some known features; hence extrapolation and interpolation of these known features to solve a known problem would be routine.

Similarly the extrapolation of the feature of D4:

(B) the radius of curvature in the internal surface of the cavity is less than 10 mm, (Feature A)

which is only just outside the values in the claim would in a similar fashion be a matter of routine experimentation and extrapolation. Hence all possible combinations of claim 36 are anticipated.

Similar arguments apply to D5 and D6 and especially D6 which discloses a container

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which enables a contact lens to be recovered without a fingernail contacting the fluid in the container (see application page 23 line 27).

Dependent Claims

Dependent claims 37-48 do not contain any features which, in combination with the features of any claim to which they refer, meet the requirements of the PCT in respect of novelty and/or inventive step. Especially D4 discloses features F and G of claim 37- see features H and I on page 2 of D4.

Re Item VIII

Claim 36 comprises features H to L inclusive whist the description on page 9 comprises features A to E